

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of: **Rensin** § Group Art Unit: **2157**
Serial No.: **09/834,376** §
Filed: **April 13, 2001** § Confirmation No.: **3436**
Title: **Systems And Methods For** § Examiner: **Meky, Moustafa M.**
Automatically Accessing Internet Information §
From A Local Application On A Handheld § Atty. Docket #: **(originally) OS-003A**
Internet Appliance § **(now) 05002.1040**

THIRD RESPONSE WITH AMENDMENT

Mail Stop Amendment
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

The non-final Office Action mailed by the U.S. Patent and Trademark Office on December 30, 2005, has been carefully considered. In response thereto, please enter the following amendments and consider the following remarks. A listing of claims is begins at page 2 and Applicant's Remarks begin at page 16.

It is not believed that extensions of time or fees for net addition of claims are required, beyond those which may otherwise be provided for in documents accompanying this paper. However, in the event that additional extensions of time are necessary to allow consideration of this paper, such extensions are hereby petitioned under 37 C.F.R. §1.136(a), and any fees required therefor (including fees for net addition of claims) are hereby authorized to be charged to SFTGB Deposit Account No. 50-3479.

I hereby certify that this correspondence is being electronically transmitted to the USPTO via EPS-WEB or facsimile transmitted to the USPTO or deposited with the United States Postal Service, as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231, on _____.

Signature